

ATTENTION OF: MAGISTRATE JUDGE] Case 07-cv-04415-MEJ Document 14 Filed 03/25/2008 Page 1 of 10
MARIA-ELENA JAMES] MARCH 25th, 2008

To: ALAMEDA-CONTRA COSTA Transit District's

ATTORNEY - Cathleen A. Wadham

CSB # 100434

1600 FRANKLIN Street, 6th Floor
OAKLAND, CA 94612

(510) 891-4827

CASE # C-07-04415 MEJ

Note # I gave a identical binder
with same documents to "Magistrate
Judge MARIA-ELENA James. (MAR. 25th, 08)

The BLUE BINDER which I gave to you
after requesting so from: JUDGE Maxine
CHESNEY on Dec 7th, 07 at

Union District COURT contains
same evidence justifying my good
mental + physical health.

(In Good Faith)

THANK YOU

ARTURO PACHECO (Tele #510) 290-6620

Arthur Pacheco

RECEIVED
CLERK US DISTRICT COURT
MARCH 25 PM 3:49
2008
FILED
649

1 FROM: ARTURO PACHECO
2
3 BUS OPERATOR # 30788
4 P.O. Box 3247
5 VALLEJO, CA
6 94590
7 Tele #(510) 290-6600
8
9

10 TO: ALAMEDA-CONTRA COSTA TRANSIT DISTRICT
11 OFFICE OF THE GENERAL COUNSEL
12 CATHLEEN A. WADHAMS, CSB #100434
13 1600 FRANKLIN STREET, 6th FLOOR
14
15 OAKLAND, CA 94612
16
17 (510) 891-4827
18 CASE # C-07-04415 MJE
19
20 DOCUMENTS (REGARDING LEGAL
21
22 MATTER- CASE # C-07-04415 MEJ
23
24 PLAINTIFF'S DISCLOSURE] MOTION
25 PLAINTIFF'S REQUEST FOR SUMMARY
SETTLEMENT BY LAW JUDGEMENT

1 ARTO RO FACHECO
2 P.O. Box 3247
3 VALLEJO, CA 94590
4 Tele # (510) 290-6600

FILED

08 MAR 25 PM 3:50

U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

5 NO LAWYER REPRESENTING MYSELF (IN GOOD FAITH)

6 IN THE UNITED STATES DISTRICT COURT
7 NORTHERN DISTRICT OF CALIFORNIA

8 ARTO RO FACHECO

9 PLAINTIFF

10 v. ROBERT ESTRELLA

11 TRANSPORTATION SUPT.

12 OF ALAMEDA-CONTRA COSTA

13 TRANSIT DISTRICT

14 DEFENDANT

NO. C-07-04415 MEJ

- 14 1. PURSUANT under Rule 56(c) I request
15 a* Motion for SUMMARY Judgement
16 based on Admissible evidence -
17 Statements clearing me back to work
18 medical records + physical documentation
19 stating my physical + good mental
20 health.
- 22 ②. This evidence is in the BLUE BINDER
23 of which I present MARCH 25th, 2008
- 24 ③. DR. Davenport mentioned when I complete
25 Mental therapy classes he would clear me back to
driving- NOTE- CERTIFICATE OF ACHIEVEMENT From:
KAISER MEDICAL CENTER - DATE NOV. 10th, 2006

1 ④. Documents from my DR. at KAISER PERMANENTE
2 Union City- DR. M/ Aleem -Tele #(510) 675-1010
3 Medical Station 4- BUILDING B

4 Date - Sept. 18th, 2006-

5 ⑤ KAISER PERMANENTE VISIT VERIFICATION FORM
6 Date 9/29/06 requesting my return
7 back to driving.

8 ⑥ Letter from KAISER Intensive Outpatient Program
9 Date Sept. 14th, 2006 - regarding
10 Mental Health Therapy classes. Requested
11 by DR. Davenport-Said I would be cleared
12 back to driving after completing classes.

13 ⑦ Letter from Walter E. Christian, JR. P.H.D.
14 CHIEF, INTENSIVE OUTPATIENT PROGRAM
15 KAISER PERMANENTE MEDICAL CENTER
16 DATE - October 4th, 2006-
17 which cleared me back to my occupation
18 as a Full-time bus operator

19 8. Medical Examination REPORT
20 FOR COMMERCIAL DRIVER
21 Fitness Determination

22 DATE - 7/17/07

23 9. DRIVER LICENSE INFORMATION REQUEST
24 H-6 Form

25 DATE 7/18/07

10. ALL other documents are in BINDER
2 Justifying Facts - to prove their is a
3 conspiracy against me Escalated at A.C. Transit Human Resources
4 PLAINTIFF REQUEST- motion for Summary JUDGEMENT

1. II. REASONABLE ACCOMODATION REQUEST

2. FORM- DATE 3/27/07- VERIFYING

3. My justification to go back to
4. driving - NOTE - 3 Pages -

5. 12. A DOCUMENT DATE MAY 15th, 2007

6. SENT TO MY PREVIOUS ATTORNEY STILL
7. INSINUATING I Should not be driving

8. Note: MISTAKE: FROM A.C.TRANSIT'S ATTORNEY

9. CATHLEEN A. WADAMS - STATING I HAVE
10. BEEN MEDICALLY PRECLUDED FROM DRIVING
11. EVEN AFTER I HAD PREVIOUSLY BEEN
12. CLEARED BACK to DRIVING BOTH
13. MEDICALLY & PHYSICALLY.

14. 13. DOCUMENT- DATED JUNE 26th, 2007 STILL

15. INSINUATING I HAVE A DISABILITY (SHOULDNT BE
16. DRIVING)
17. NOTE: FROM HUMAN RESOURCES DEPARTMENT

18. KELLY EASTER: SENIOR HUMAN RESOURCES ANALYST

19. 14. COPIES OF APPLICATIONS FROM (2) TRANSPORTATION
20. COMPANIES- VERIFYING BEING HIRED: I GAVE
21. INFORMATION ABOUT PRESENT EMPLOYMENT
22. PROBLEM AT A.C.TRANSIT - TOLD TO GET LEGAL MATTER
23. TAKEN CARE OF 1ST

24. 15. ALL DOCUMENTS IN BINDER JUSTIFY HARASSMENT STARTED
25. AFTER LAW SUIT WAS PRESENTED BY ME

1 16. THE PREVIOUS 3-PAGES ALL CONTAIN
2 RELEVANT FACTS TO TRUE
3 EVIDENCE THAT A CONSPIRACY WAS
4 CREATED AFTER I FILED A
5 LAWSUIT AGAINST FORMER DIVISION 3
6 SUPT. ROBERT ESTRELLA -
7
8

9 DATE: MARCH 25th 2008
10
11 (IN GOOD FAITH)
12 I REPRESENT MYSELF

13
14 ARTURO PACHECO
15 P.O. Box 3247
16 VALLEJO, CA
17 94590

18 Tele# (510) 290-6600
19

20 CASE # C-07-04415 MEJ
21
22 BY, Arturo Pachecho
23
24
25

CLOSING (ADDRESS- REGARDING- MOTION FOR SUMMARY JUDGEMENT

1 ARTURO PACHECO
2 P.O. Box 3247
3 Vallejo, CA 94590
4 Tele # (510) 290-6600

5 No Lawyer representing myself (In Good Faith)

6 IN THE UNITED STATES DISTRICT COURT
7 NORTHERN DISTRICT OF CALIFORNIA

8 ARTURO PACHECO
9 PLAINTIFF

} NO. C-07-04415 MEJ

10 ✓ ROBERT ESTRELLA
11 TRANSPORTATION SUPT.
12 OF-ALAMEDA-CONTRA COSTA
13 TRANSIT DISTRICT
14 Defendant,

} PLAINTIFF'S INITIAL DISCLOSURE

15 Pursuant to Rule 26(a)(1) of the Federal Rules of Civil
16 PROCEDURE, PLAINTIFF, BUS OPERATOR, #30788 - ARTURO PACHECO
17 FORMERLY OF A.C. TRANSIT - Division Three - RICHMOND Facility,
18 201 21ST ST, RICHMOND, CA 94801

19 I submit my initial disclosure.

20 ALL Individuals listed below are of Law ENFORCEMENT
21 Agencies of which I had previously contacted regarding
22 a personal problem + documents which I had submitted
23 to these agencies asking for help instead of taking
24 the law into my own hands.

25 1. They can be contacted through the documents, addresses
+ signature

2. All PROOF that problems were created for me
after requesting help.

3. Note * This all led up to my being sent to
be mentally evaluated requested by Division's Three's
SUPT. at that time MR. Robert Estrella

26 Date - Sept. 5th 2006 - IN BINDER SUBMITTED (Page #35)
PAID ADMINISTRATIVE LEAVE

- 1 4. Two page letter dated August 27th 2003
2 Recovery of Personal Documentation
3 From A.C.TRANSPORTS - HUMAN RESOURCES EMPLOYMENT SERVICES
4 AA/EEO INVESTIGATOR- DARRYL K. GAINES
5. 1 - Page letter from DISTRICT ATTORNEY'S OFFICE
6 DATE- JANUARY 27th 2004
7 Signed by RICK MARCHITIELLO - Lieutenant of Inspectors
8. 1-Page letter from - ALAMEDA COUNTY SHERIFF'S OFFICE
9 INTERNAL AFFAIRS DIVISION - DATE Feb. 6th 2004
10 Signed by JAY Patel, Inspector III
- 11 7. 1 - Page letter From ALAMEDA COUNTY SHERIFF'S OFFICE
12 DATE - MARCH 1st, 2004 - signed by CASEY NICE, INTERNAL
13 AFFAIRS SECTION Page #3
- 14 8. 6 - Pages part of documents I mailed to FEDERAL BUREAU
15 OF INVESTIGATION- 450 GOLDEN GATE AVENUE 13th FLOOR - Box 36015
16 SAN FRANCISCO, CA 94102 - MAILED ON Nov. 17th, 2004
17 My documents were never answered until I went personally to
18 THE FEDERAL BUREAU OF INVESTIGATION at 450 GOLDEN GATE AVENUE
19 I was told by a Deputy Agent after filling out a questionnaire that
20 they did not keep my documents received + that they did not handle
21 FRAUD CASES I was told to go to the VA office which
22 I did - Received Notification from the -VA - DATE July 31st 2007
23 COPY Submitted in BINDER
- 24 9. Memos - DATED From SEPT- 6th 2005 corresponding with then
25 Division Three Supt. Robert Estrella - Note # I decided to give
the information after attending a CDL class when Deputy
McBey + Deputy CARTER - insisted that any operators with
personal problems (regarding discrimination in the WORKPLACE
26 Submit memos to their SUPT. - WHICH I DID -
27 NOTE Memos - In BINDER are from Sept. 6th, 2005 until 2007
28 Requests to get back to work after completing
29 Mental Therapy classes - requested by Gerald Davenport, PH.D.
30 Psychologist sent to by A.C.Transit's SUPT. MR. Robert
31 Estrella -
- 32 10. COPY of Letter dated Nov. 4th 2005 from myself - Arturo Pacheco
33 To Contra Costa SHERIFF'S DEPT.

1 11. 1 - Page letter from OFFICE OF THE SHERIFF-CORONER
 2 Lieutenant MARK HALE - A.C. TRANSIT DISTRICT POLICE
 3 SERVICES manager- DATE FEB. 14th, 2006

4 12. A letter dated JANUARY 21st, 1996 to then
 5 OAKLAND POLICE CHIEF JOSEPH SAMUELS JR. telling him a
 6 Story + requesting help in a Lawsuit of which I lost
 7 against a Jewish psychiatrist at Kaiser Hospital in OAKLAND, CA
 8 I did attempt to committ suicide but lived - I did file a
 9 Lawsuit + lost close to *29000.00 - This is why I went to
 10 the numerous Law enforcement agencies requesting help I
 11 was never helped with direct assistance from Law enforcement
 12 but finally with help from previous attorney - Kathleen A. McNamee
 13 of 655 Montgomery St. Suite 1200, San Francisco, CA 94111
 14 Tele #(415) 399-1722 - I received help + filed a
 15 discrimination suit against - A.C Transit - DATE May 24th, 2007
 16 EEOC # 555-2007-00586

17 13. Letter from Timmie R. TURNER, PH.D. CLINICAL PSYCHOLOGIST
 18 DATE- APRIL 8th, 1994 - This letter was received + cleared
 19 me back to WORK as a Bus-operator in 1994 -
 20 This is when I filed a Lawsuit against the psychiatrist
 21 that insisted I take the same medication in a injection
 22 that previously disabled me in 1993 -

23 14. # Document From MUNICIPAL COURT-COUNTY OF ALAMEDA
 24 Regarding me being arrested - Note * Fingerprinted - Booked
 25 Vehicle impounded - Note # arrest was less then (2) months
 after I submitted a letter to OAKLAND POLICE CHIEF
 Joseph SAMUELS JR. - Note # I had given Law Enforcement
 my license # of my (Dodge RV-1990) which I had been
 living in at that time. DATE- 6/11/98 - IN BINDER

15. # I Submitted a BINDER exactly of the one I
 24 enclose now to you - DATE- MARCH 25th, 2008

16. I enclosed this BINDER to A.C. Transit's attorney
 2 Kathleen A. Wadhams after requesting could I do so
 from United States District JUDGE - MAXINE M. CHESNEY
 3 ON Dec. 7th, 2007 -

4 PLAINTIFF'S - TRUE FACTS AGAINST A.C. TRANSIT'S DEFENDANT

17. Computation of Damages

I the plaintiff request to be compensated for the time I have been off work which has been since Sept. 5th 2006-

Any award also regarding punitive damages from emotional distress regarding the escalation of my complaints.

Date MARCH 25th, 2008

Myself - Bus OPERATOR # 30788

ARTURO PACHECO

P.O. Box 3247

Vallejo, CA 94590

Tele #(510) 299-6600

By- Arthur Pacheco

**